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TO WILL WILLIAMS
Vice Williams vs. Will Williams
State of Tennessee, in Chancery Court
of Knox County. No. 16174
In this cause, it appearing from the affidavit filed, which is sworn to, that the residence of the defendant Will Williams is unknown and cannot be ascertained upon diligent inquiry so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 1st day of February, 1919
J. C. FORD, Clerk & Master
Feb. 1 8 15 22 1919

TO EUGENE MORGAN
Laura Morgan vs. Eugene Morgan
State of Tennessee, in Chancery Court of Knox County. No. 16463
In this cause, it appearing from the bill filed, which is sworn to, that the defendant Eugene Morgan is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks. This 1st day of Feb. 1919

J. C. FORD, Clerk & Master
February, 1 8 15 22 1919

NON-RESIDENT ATTACHMENT NOTICE
TO THE FECHHEIMER TAILORING COMPANY, THE FECHHEIMER BROS. COMPANY, SAM FECHHEIMER, KARL M. GUIDERMAN, AND CHARLES LGLIER

H. M. Gordon vs. The Fechheimer Tailoring Co. et al.
State of Tennessee, in Chancery Court of Knox County. No. 16455
In this cause, it appearing from the bill filed, which is sworn to, that the defendants The Fechheimer Tailoring Company, The Fechheimer Brothers Company, Sam Fechheimer, Karl M. Guiderman and Charles Lglie are justly indebted to the complainant H. M. Gordon and are non-residents of Tennessee, so that the ordinary process of law can not be served upon them and an attachment having been issued and levied on the defendants property, it is ordered that said defendants appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 13th day of February 1919
J. C. FORD, Clerk & Master.
FRED C. HOUK, Sol.
Feb. 15 22 March 1 8 1919

Non Resident Attachment Notice
TO E. W. WHITE
Knoxville Lumber Mfg Co. vs. E. W. White

State of Tennessee, in Chancery Court of Knox County. No. 16442
In this cause, it appearing from the original bill filed, which is sworn to, that the defendant E. W. White is justly indebted to the Knoxville Lumber Mfg. Co., the complainant, and that he is a non-resident of the State of Tennessee, so that the ordinary process of law can not be served upon him and an attachment having been issued and levied on the defendants property, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him.

This notice will be published in the Knoxville Independent for four consecutive weeks.
This 7th day of Feb. 1919
J. C. FORD, Clerk and Master.
O. L. White, Atty.
Feb. 15 22 Mar. 1 1919

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NON-RESIDENT ATTACHMENT NOTICE

TO MRS. M. P. LANGSTON
Cora McNeely vs. J. I. Langston et al.

State of Tennessee, in Chancery Court of Knox County. No. 16430
In this cause it appearing from the bill filed, which is sworn to, that the defendant Mrs. M. P. Langston is justly indebted to the complainant and that she is a non-resident of the state of Tennessee, so that the ordinary process of law cannot be served on her, and an original attachment having been issued and levied on the defendant's property, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four successive weeks. This 8th day of Feb. 1919
J. C. FORD, Clerk & Master.
J. Bailey Wray, Sol.
Feb. 8 15 22 Mar. 1 1919

WILSON PLEASURES QUAKERS

American Society of Friends Sends Message Expressing Members' Joy Over His Efforts.

Paris, Feb. 13.—The American Society of Friends has sent to President Wilson the following message: "The American Friends authorize us to express joy that you are working for justice. We pray that strength beyond our own will be given you to unite the peoples in a league sanctioning moral force toward all humanity as the basis of future international order. We also appeal for complete disarmament, which is vital to all."

FINAL ACTION ON TAX BILL

Six Billion Dollar Revenue Measure Expected to Be Approved by Senate Today.

Washington, Feb. 13.—More than six months in the making, the great war revenue bill, levying \$6,000,000,000 in taxes this year and \$4,000,000,000 thereafter, today passed final congressional action. Democratic and republican leaders expressed the belief when the senate convened that the conference report on the measure would be adopted before adjournment and the bill sent to the White House to await President Wilson's return from abroad.

ARMY BILL \$16,257,384,248

Expenses of Military in U. S. \$10,190,566,755—Overseas Forces Cost \$1,210,839,246.

Washington, Feb. 13.—Uncle Sam's war bill to date for the army as presented to the house by Chairman Dent, house military affairs committee, totals \$16,257,384,248. Total expended on American military establishment in United States \$10,190,566,755. Total expended on American expeditionary forces overseas \$1,210,839,246. Unpaid obligations incurred by entire military establishment at home and abroad \$4,856,578,847.

CANCEL 116 NATURALIZATIONS

More Than 100,000 Applications for Citizenship Made Last Year—Comparatively Few Held Up.

Washington, Feb. 13.—Out of a total of more than 100,000 applications for naturalization in the last year, only 116 cases are pending involving cancellations, the bureau of naturalization says. Fraudulent statements are involved in the pending cases, and none of them include charges of I. W. W. or other propaganda, on account of which alien deportations have been ordered.

INDIAN PRINCESS GOES OVERSEAS AS Y. M. C. A. WORKER

Princess Gallohi, Descended From Cherokee Chieftain, Joins Canteen Forces in France.



A real, sure-enough Indian princess, is going to France to help entertain the American soldiers and sailors until the last one of them has been returned to the United States.

She is Princess Gallohi, great granddaughter of the famous King Cooweeskewee, chief of the Cherokees, and her mission in France will be in connection with the canteen work of the Y. M. C. A. Her Americanized name is Miss Anne Ross and for two years or more she has appeared as a lecturer, singer, dancer and exponent of the tribal life of her chosen people. She was chosen to pose for the Zolnay statue of Sequoia, an ancestor of the Cherokee nation and inventor of the tribal alphabet. This statue stands in the Hall of Fame at Washington, D. C. The princess will have a rather diversified program. She will sing Indian songs and dance Indian dances for the American soldiers and sailors and between times will dispense the dozens of different articles that are part of the stock of every Y. M. C. A. canteen. She is highly educated and has several times acted as a mediator between her people and the white residents of Oklahoma, her native state.

FRENCH HONOR Y. M. C. A. EXECUTIVE

Dr. John P. Mott Is Made Chevalier of Legion of Honor—Extensive Work of "Y" Among Poilus.



DR. JOHN P. MOTT
General Secretary of National War Work Council, Y. M. C. A., Who Has Been Accorded High Honors by French Government.

As a mark of recognition and appreciation of the work done for the French soldiers by the American Y. M. C. A. forces abroad, the French government has conferred the signal honor of Chevalier of the Legion of Honor upon General Secretary John P. Mott, of the National War Work Council of the Army and Navy Y. M. C. A.

Telegraphic advices from Washington conveyed the news of the distinction granted Dr. Mott, whose home is in New York City. The telegram, signed by Edouard de Billy, Deputy High Commissioner, was as follows: "I take pleasure in notifying you that the French government has conferred upon you the title of Chevalier de la Legion d'Honneur. Please accept my heartiest congratulations."

The National War Work Council, under Dr. Mott's supervision, in addition to its labors among the American Expeditionary Forces, has maintained more than 1,500 foyers du soldat, as the Red Triangle huts are known by the French poilu. Up to the month of October, 1918, close to eight million dollars had been expended in "Y" work among the French and other allied soldiers served by the huts.

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"Y" ENTERTAINERS NEEDED IN FRANCE

While certain branches of the work of the National War Work Council of the Y. M. C. A. has been doing for some time are being curtailed, one type of service is being called upon for more co-operation than ever before. Although for some time there have been approximately 400 to 500 entertainers in France, many difficulties have surrounded this type of service and the thousands of shows which have been given in France have only been put over in spite of almost superhuman difficulties. Now, however, with the period of demobilization forcing upon the Army new problems has a real spirit of co-operation been shown by the Army authorities. Therefore, General Pershing has detailed Colonel Kelly, from his own Staff, to act as an entertainment officer for the A. E. F., which position places him as the liaison officer between the Army and the "Y" Entertainment Bureau in Paris.

Theatres and large buildings are being taken over, mechanics supplied by the Army are putting them into operation and the "Y" is producing shows, given by soldier talent alone, and also dramatic and vaudeville performances and miscellaneous musical programs, the personnel of all of which must be recruited from this country.

Owing to the large number of men in the Army with entertainment ability, no effort is being made to send men from this side. Women, however, are wanted for these positions in large numbers, 125 must be sent out from this country every month, which will require the co-operation of every recruiting agency throughout the country. All entertainers are supplied with uniforms, Life, Accident and Health Insurance, transportation, and allow \$150.00 per month for living expenses in France.

The women should be preferably between the ages of 23 and 30, neat and attractive and possessed of a pronounced ability in their particular line. The field for entertainment now reaches from the coast towns in France right up and into Germany, for while the "Y" cannot do much with the Army of Occupation in the way of Canteen, it can supply entertainment and is doing so on an increasingly large scale. Information may be obtained from W. C. King, Peters Building, Atlanta, Ga.

DOUGHBOYS INVADE HISTORIC RESORTS

Haunts of Napoleon Are Home to A. E. F. Troops Through Efforts of Y. M. C. A. Forces to Better "Leave" Facilities.

Paris.—Where Napoleon III and King Edward VII of England spent many leisure hours the American enlisted men are now at play. The famous yacht club at Cannes, founded and patronized by King Edward, and St. Sauver, where the third Napoleon was wont to go with his court, indicate the variety of attractions offered by the Y. M. C. A. in the leave area system operated in co-operation with the military authorities. From the Alps to the Pyrenees and from the Brittany coast to the Riviera, there are seven "Y" leave areas in which 50,000 soldiers can be entertained at one time. Preparations are now under way to increase these much-appreciated facilities to double their present capacity.

Representatives of the army and of the Y. M. C. A. are now traveling from one end of France to the other seeking new spots in which to set up leave areas. The experiment at Aix-les-Bains has been successful from the start, as America now knows pretty well from first-hand information carried home by Mrs. Theodore Roosevelt, Jr., who organized the woman's canteen work at Aix.

"Aches and Pains" was an ideal spot for the experiment, but six others have been found and put in operation, each equally satisfactory as the original model. Consequently it is with optimism that the army and the "Y" seek to increase the centres where soldiers have been found for homesick doughboys.

Location, climate, hotel accommodations, opportunities for entertainment and sight-seeing and the moral and physical cleanliness of the area are all-important in the selection of a leave resort. As soon as a site is selected the largest available is obtained by the Y. M. C. A. as its main center of operations, men and women are assigned to service and negotiations are begun to secure reduced prices from such entertainment enterprises as cannot be duplicated by the Y. M. C. A. and every effort is made to give as much service as possible. The army provides transportation and pays the hotel bills, thereby enabling the soldier to enjoy all the attractions formerly restricted to kings and emperors and malefactors of great wealth.

The Jetty Casino at Nice and the Municipal Casino at Cannes are the centres of attraction in the Riviera for the 8,500 men who can be accommodated in this area. Many officers favor this Mediterranean section and there is a "Y" club for them. Everything except the gambling that was stopped by the government at the beginning of the war is at the disposal of the Americans. Golf and tennis and other athletic sports, bathing, boating and the companionship of the local population are the most popular attractions.

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Attorney-at-Law
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Knoxville, Tenn.

TO J. H. BERRY GEORGE M.

BERRY GEORGE BERRY VERGIE BERRY, KITTIE GOULD B. F. BERRY, JOHN BERRY, CHARLES BERRY, EDWARD BERRY, ROBERT A. BERRY, GERTRUDE STEPHENS, ROY BERRY, AND HARRISON BERRY

Susan Mcfield vs. J. H. Berry et al
State of Tennessee, in Chancery Court of Knox County. No. 16446

In this cause, it appearing from the bill filed, which is sworn to, that the defendants, J. H. Berry, George Berry, George M. Berry, Vergie Berry, Gertrude Stephens, Kittie Gould, Charles Berry, B. F. Berry, Robert A. Berry, Edward Berry, Roy Berry, John Berry, and Harrison Berry are non-residents of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April, next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them.

It is further ordered that this notice be published for four consecutive weeks in the Knoxville Independent. This 6th day of Feb. 1919
J. C. FORD, Clerk & Master
Green & Webb Sol's
Feb. 8 15 22 Mar. 1 1919

TO CHARLES HUMPHRIES

DELPHIA HUMPHRIES, HARRY HUMPHRIES, RI HARD HUMPHRIES AND ALONZO HUMPHRIES

Arthur Humphries vs. Charles Humphries et al.

State of Tennessee, in Chancery Court of Knox County. No. 16457

In this cause, it appearing from the bill filed, which is sworn to, that the defendants Charles Humphries, Delphia Humphries, Harry Humphries, Alonzo Humphries, and Richard Humphries are non-residents of the State of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court at Knoxville, Tennessee, on or before the 1st Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 11th day of February, 1919
J. C. FORD, Clerk & Master
NOBLE SMITHSON, Sol.
Feb. 15 22 Mar. 1 8 1919

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REAL ESTATE

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Non-Resident Attachment Notice.
W. H. Wright vs. J. B. & J. C. Blank
enship No. 16493

Before J. R. Allor Justice of the Peace for Knox County, Tenn.

In this cause, it appears by affidavit that the defendants J. B. Blankenship and J. C. Blankenship are justly indebted to the plaintiff and they are non-residents of Tennessee, so that the ordinary process of law cannot be served upon them and an original attachment having been issued, and returned to me, with a levy upon the defendants property it is ordered that publication be made in the Knoxville Independent, a newspaper published in the city of Knoxville, Tennessee, for four consecutive weeks, commanding the said defendants to appear before me, at my office in Knoxville, Tenn. on the 20th day of Feb. 1919 and make defense to said suit, or it will be proceeded with ex parte.

This January 20th, 1919

J. R. Allor, Justice of the Peace for Knox County, Tennessee.

Jan. 25 Feb. 1 8 15 1919

TO JOHN CURRIER

Rosa E. Johnson et al vs. Blanch Vansory et al

State of Tennessee, in Chancery Court of Knox County. No. 16350

In this cause, it appearing from the bill of review and the amended bill filed, which is sworn to, that the defendant John Currier is a non-resident of the state of Tennessee, so the ordinary process cannot be served upon him, it is ordered that the defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.

This first day of Feb. 1919
J. C. FORD, Clerk & Master
A. C. Grimm, Sol.
Feb. 1 8 15 22 1919

TO CLARENCE MAXWELL

ELIZABETH OGLE AND HER HUSBAND NICHOLAS OGLE, BEATRICE McBRATNEY AND HER HUSBAND ARTHUR McBRATNEY

Horace S. Maxwell vs. Arthur Maxwell et al.

State of Tennessee, in Chancery Court of Knox County. No. 16437

In this cause, it appearing from the bill filed, which is sworn to, that the defendants Clarence Maxwell, Elizabeth Ogle, and husband Nicholas Ogle, Beatrice McBratney and husband Arthur McBratney are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 31st day of Jan. 1919
J. C. FORD, Clerk and Master.
W. F. Black, Sol.
Feb. 1 2 15 22 1919